## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

DR 1994-098042 07/14/2003

CLERK OF THE COURT

JUDGE PRO TEM MICHAEL D. MILLER JR FOR HON ROBERT H. OBERBILLIG K. Stone Deputy

FILED: 07/23/2003

IN RE THE MATTER OF MORGAN J MORAN

JANICE M PALMER

**AND** 

ETHEL L HUZDOVICH ROBERT J DUCOMB JR.

**EXPEDITED SERVICES-SE** 

## MINUTE ENTRY

This matter having been previously under advisement,

IT IS ORDERED that Mother <u>shall not</u> relocate from Arizona with the minor child as such a move would be inconsistent with the child's best interests.

In determining the child's best interests, the Court has considered all relevant factors contained in A.R.S. 25-408 and makes the following findings:

- 1. That the proposed move to Germany would not improve the general quality of life for the child;
- 2. That the relocation would not allow a realistic opportunity for parenting time with Father; and
- 3. That the relocation would negatively effect the child's stability.

IT IS HEREBY ORDERED that the parties are to share JOINT LEGAL CUSTODY of the minor child. In the event Mother does not relocate to Germany and stays in the Phoenix,

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

DR 1994-098042 07/14/2003

Arizona area, she shall be designated as the primary residential parent and Father shall have parenting time as follows:

- a. On alternating weekends beginning on Friday at 5:00 P.M. (or upon the child's release from school) and continuing until Sunday at 6:00 P.M.;
- b. On Wednesday evening beginning at 5:00 P.M. (or upon the child's release from school) until 8:00 P.M.;
- c. Any time that Mother travels to Germany to visit her current husband.
- d. Holiday parenting time shall remain as previously ordered.

IT IS FURTHER ORDERED that in the event that Mother relocates to Germany, Father shall have the primary residential custody of the minor child with Mother's parenting time to include:

- a. Six (6) weeks during the summer;
- b. One (1) week during the Christmas break;
- c. One (1) week during the child's spring recess.

With respect to the issues of child support as well as child support arrearages,

IT IS ORDERED that the parties shall be referred to Expedited Services for the appropriate calculations.

IT IS ORDERED the requirements of Rule 58(D) are waived and this minute entry is signed as the formal order of the Court.

DATED the 14<sup>th</sup> day of July, 2003.

/S/ JUDGE PRO TEM MICHAEL D MILLER JR

JUDICIAL OFFICER OF THE SUPERIOR COURT